IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS MCALLEN DIVISION

UNITED STATES OF AMERICA §

§ § § CRIMINAL NO.

7:16-CR-00893-2

VS.

CHRISTOPHER RODRIGUEZ

MOTION TO RECONSIDER BOND

CHRISTOPHER RODRIGUEZ, files this Motion to reconsider bond and shows the following:

I.

Defendant Rodriguez was charged with mailing marijuana through the Postal Service. Part of the drug seizures in the case was sent to State Court for prosecution which presented a problem with respect to time credits had he been released on bond in Federal Court. Since his initial detention hearing, the State Court case has been dismissed and if Rodriguez were to obtain a bond, it would not adversely affect his time credit eligibility.

Accordingly, Rodriguez request that the Court set the case for hearing for reconsideration of his bond.

WHEREFORE, PREMISES CONSIDERED, Defendant requests that this Court grant Defendant's Motion for Reconsideration of Bond.

Respectfully submitted,

HIGDON LAW FIRM, P.C.

By: /s/ David A. Higdon David A. Higdon Federal I.D.13209 4739 S. Jackson Rd. Edinburg, Texas 78539 Telephone: (956) 682-3451 Facsimile: (956) 682-3453

CERTIFICATE OF SERVICE

This is to certify that on this 22^{nd} day of August 2016, a true and correct copy of the above and foregoing document was automatically accomplished to all attorneys of record through the Notice of Electronic Filing.

/s/ David A. Higdon DAVID A. HIGDON

CERTIFICATE OF CONFERENCE

This is to certify that I, David A. Higdon, hereby acknowledge that on August 22nd, 2016, I conferred with the following regarding the filing of this motion.

Ms. Linda Requenez Assistant U.S. Attorney 1701 W. Business Hwy. 83, Suite 600 McAllen, Texas 78501

> /s/ David A. Higdon DAVID A. HIGDON

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS MCALLEN DIVISION

§	
§	CRIMINAL NO.
§	7:16-CR-00893-2
§	
§	
§	
	en en en en en en

ORDER SETTING HEARING

On this day came before the Court the fore	going Motion to Recor	nsider Bond. The Court
is of the opinion that same has been timely filed an	nd should be heard. It i	s therefore ORDERED
that Defendant's motion will be heard on the	day of	_ 2016, atm.
The clerk of the Court is ORDERED to not	ify all attorneys of said	hearing date and time.
ORDERED on this the day of		_ 2016.
	JUDGE PRESIDING	